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नई बिल्ली, शनिवार, अप्रैल 3, 1965 (चैत्र 13, 1887)

NEW DELHI, SATURDAY, APRIL 3, 1965 (CHATTRA 13, 1887) No. 141

> इस भाग में भिन्न पुष्ठ संख्या वी जाती है जिससे कि यह अलग संकलन के रूप में रखा जा सके Separate paging is given to this Part in order that it may be filed as a separate compilation

# भाग IV PART IV

# गैर-सरकारी व्यक्तियों और गैर-सरकारी संस्थाओं के विज्ञापन और सुबनाएं Advertisements and Notices by Private Individuals and Private Bodies

# NOTIFICATION BY THE SPICES AND OILSEEDS EXCHANGE LTD., SANGLI

The approval of the Secretary, Forward Markets Commission, under Section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with S.O. 1162 dated the 4th May 1960, has been obtained to the following amendments made to the Byelaws of the Spices and Oilseeds Exchange Ltd., Sangli.

# **AMENDMENTS**

- I. In Bye-law 276, in Clause (1), for the abbreviation, figure and words "Rs. 10/- or more per two hundred and fifty kilograms", the abbreviations, figures and words "Rs. 4/- or more per 100 kgs." shall be substituted.
- II. In Bye-law 281, for the abbreviation, figure and words "Rs. 5/- per two hundred and fifty kilograms", the abbreviations figures and words "Rs. 2/- per 100 kgs." shall be substituted.
- III. In Bye-law 282, in the last sentence, for the abbreviation, figure and words "Rs. 10/- per two hundred and fifty kilograms", the abbreviations, figures and words "Rs. 4/- per 100 kgs." shall be substituted.
- IV. In Bye-law 315, in the first sentence, for the abbreviation, figure and words "Rs. 5/- per two hundred and fifty kilograms", the abbreviations, figures and words "Rs. 2/- per 100 kgs." shall be substituted.
- V. In Byc-law 332, in Clause (j), in the second sentence, for the words "two hundred and fifty kilograms", the figure and abbreviation "100 kgs." shall be substitut-
  - Vf. In Bye-law 340, in Clause (1),
- (A) for the words "two hundred and fifty kilograms" wherever they appear, the words "Metric Tonne" shall be substituted; and
- (B) for abbreviations and figures "Rs. 2/-", "Rs. 3.50", "Rs. 5/-", "Rs. 7/-" and "Rs. 10/-", the abbreviations and figures "Rs. 8/-", "Rs. 14/-", "Rs. 20/-", "Rs. 28/-" and "Rs. 40/-" respectively, shall be substituted.
- VII. In Bye-law 346, in Clause (c), in Illustration, at its end, for the abbreviations, figures and words "Rs. 200/- per 250 kgs.", the abbreviations, figures and words "Rs. 80/- per 100 kgs." shall be substituted.

VIII. In Bye-law 348, in the second sentence, for the figure and abbreviation "250 kgs.", the figure and abbreviation "100 kgs." shall be substituted.

IX. In Bye-law 352, for the abbreviations, figures and words "Rs. 4/- per 250 kgs.", the abbreviations, figures and words "Rs. 1.50 per 100 kgs." shall be substituted.

X. In Bye-law 353, in the last sentence, for the abbreviations, figures and words "Rs. 8/- per 250 kgs.", the abbreviations, figures and words "Rs. 3/- per 100 kgs." shall be substituted.

XI. In Bye-law 365, in Clause (1), in the first sentence, for the abbreviations, figures and words "Rs. 10/per 250 kgs.", the abbreviations, figures and words "Rs. 4/- per 100 kgs." shall be substituted.

"Rs. 4/- per 100 kgs." shall be substituted.

NII. In the form for "OFFICIAL CONTRACT FORM FOR HEDGE CONTRACTS—Between Member and Member", "OFFICIAL CLIENT'S CONTRACT FORM FOR HEDGE CONTRACTS—Between a Member and a Non-Member", "OFFICIAL CLIENT'S CONTRACT FORM FOR HEDGE CONTRACTS—Confirmation", "OFFICIAL CLIENT'S CONTRACT FORM FOR HEDGE CONTRACTS—Between a Member and a Non-Member" and "OFFICIAL CLIENT'S CONTRACT FORM FOR HEDGE CONTRACTS—Confirmation" concerning hedge trading in both Groundnut Kernels and Groundnuts-in-shell, for the words "two hundred and fifty kilograms" wherever they appear, the figure and abbreviation "100 kgs." shall be substituted.

In pursuance of proviso to Sub-section (4) of Section

In pursuance of proviso to Sub-section (4) of Section 11 of the said Act, the approval of the Secretary, Forward Markets Commission has been obtained for dispensing with the condition of previous publication of the above amendments in the interest of the trade.

M. R. PURANDARE

Secretary

The Spices & Oilseeds Exchange Ltd. Dated: 15th October 1964, Sangli CBG.

(Note: - The Commission accorded their requisite approval to above amendments as on the 13th October, 1964.)

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# NOTIFICATION BY THE ITYDERABAD OILS & SEEDS EXCHANGE LTD., HYDERABAD

The approval of the Deputy Director, Forward Markets Commission, under Sub-section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952), read with Notification of Government of India, Ministry of Commerce and Industry No. S.O. 1162 dated the 4th May 1960 has been obtained to the following amendments made to the Transferable Specific Delivery Contracts for groundnut oil Bye-laws of the Hyderabad Oils and Seeds Exchange Ltd., Hyderabad, the same having been previously placed on the Notice Board of the Exchange pursuant to Section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules, 1954.

## ANNEXURE

# THE HYDERABAD OILS & SEEDS EXCHANGE LTD., HYDERABAD

Amendments to By-laws of Transferable Specific Delivery Contract

- 1. In by-law 55;
- (i) The present clause (c) will be re-numbered as clause (d) and clause (e) will now be read as under:
  - "(c) Notwithstanding anything contained in these by-laws, the Board may, from time to time by resolution passed by itself and concurred in by the Forward Markets Commission, fix such limit or limits upon daily trading by members or by registered non-members or upon open position of members or controlled by members or upon the open position of registered non-members or controlled by registered non-members in respect of transferable specific delivery contracts for any delivery or deliveries as the Board may consider necessary or desirable."
- (ii) In re-numbered clause (d) after the words 'clause (a) and (b)' alphabet '(C)' will be added,
- 2. In by-law 83 for the words 'a bank commission of 7 nP. per Rs. 100' the words 'actual bank commission charged by the Banker but not exceeding 12 nP. per Rs. 100 under any circumstances' shall be substituted.
- 3. In by-law 92 for the figure and word '7 days' the figure and word '4 days' shall be substituted.
- 4. In by-law 93 for the words 'such place' the words 'such station on broad-gauge railway' shall be substituted.
- 5. In by-law 94 after the words 'in the open market' the words 'on the next working day' shall be added.
- 6. In by-law 95(i) after the word 'seller' in second line, the following words shall be deleted:

"the buyer shall pay 25 nP. per quintal per day for three days as penalty. Thereafter"

- (b) After the words 'in the open market' the words 'on the next working day' shall be added, and
- (c) The words 'plus above penalty' after the words 'and claim the difference' shall be deleted.
- 7. In by-law 95(ii):
- (a) After the words 'in time' in second line, the following words shall be deleted:

'he shall pay Rs. 00-25 nP, per quintal per day for 3 days, as penalty. Thereafter'.

- (b) After the words in the open market the words on the next working day shall be added.
- (c) The words 'plus above penalty' after the words 'and claim the difference' shall be deleted.
- 8. For by-law 96 the following by-law shall be substituted, namely:
  - "96 (i) In case the indent is cancelled due to the failure of the seller to load the tank, the buyer

- shall have right to square up the transaction at the highest rate prevailing between the day of the placing of the indent and the day of the cancellation of the indent and claim the difference plus penalty at the rate of Rs. 5 per quintal from the seller
- (ii) In case the buyer requests for the cancellation of the allotted tank, the seller shall have right to square up the transaction at the lowest rate prevailing between the day of the placing of the indent and the day of the request for the cancellation of the allotted tank and claim the difference plus penalty at the rate of Rs. 5 per quintal from the buyer."
- 9. For by-law 99 the following by-law shall be substituted, namely:—
  - "99. Goods of the delivery order shall be taken and given as per the capacity of the tank and no difference shall be claimed by the buyer or the seller for shortage or excess of the goods delivered than that of the trading unit of 19 M.T. Provided however the difference shall be claimed by the buyer or the seller if the tank of the capacity of below 161 M.T. is loaded. In case of settlement of contracts the basis shall be taken as of 19 M.T. The difference shall be calculated between the rate of contract and the closing ready bilty cut rate of the loading of the tank."
- 10. In by-Jaw 101 for the words 'within fifteen days from the date of loading of the tank' the words 'within ten days after arrival of the tank at destination station' shall be substituted.
- 11. After by-law 102 the following new by-law numbering 102A shall be added:
  - "102-A. (i) If the buyer has the option to reject the goods according to the by-laws of the Exchange or analysis report of the laboratory and if the buyer desires to exercise such option to reject the goods, then he shall give written intimation to the seller latest by the second day by telegram after the receipt of the analysis report of the laboratory regarding rejection of goods.
  - (ii) After giving intimation to the seller the buyer shall have right to sell the goods in the open market on account and risk of the seller and claim the difference and expenses from the seller."
- 12. After by-law 102A, the following new by-laws shall be added, namely:—
  - "102B. Any member who loads the tanks shall intimate to the Exchange the number and the date of the railway receipt, the loading station. the quantity of groundnut oil despatched and the destination of the tank/s, on the Monday immediately following the loading of tank/s in performance of a T.S.D. contract in groundnut oil.
  - "102C. The provisions of the under-mentioned by-laws and the specifications appended to these by-laws, as they stood immediately prior to the 17th November 1964 shall apply to trading in December 1964 and January 1965 deliveries of T.S.D. contracts in groundnut oil:

By-laws 83, 92, 94, 95, 96, and 101.

The provisions of the above by-laws and the specifications appended to these by-laws, as proposed to be amended by the Board of Directors on the 17th November 1964 and the provisions of the new by-law 102A as proposed to be made by the Board of Directors on the said date shall apply only to trading in T.S.D. contracts in groundnut oil for February and March 1965 and subsequent deliveries of T.S.D. contracts in groundnut oil and not to trading in December 1964 and January 1965 deliveries."

- 13. In the specifications appended to the by-laws relating to Transferable Specific Delivery Contracts:—
  - (i) In Clause A for the word 'pure' the word 'genuine' shall be substituted.

(ii) In Clause C the whole portion beginning from F.F.A. to the end of specifications shall be substituted as under :-

"F,F.A, (as percent oleic acid);

(1) No exceeding 2-0%

Free of rebate

was and the control of the control o

(2) Above 2.0% and not Seller shall pay a rebate equal exceeding 3.0% to the excess over 2.0%.

(3) Above 3.0% and exceeding 4.0% not

Seller shall pay a rebate equal to two times the excess over 3.0%

Rejection at buyer's option. (4) Exceeding 4.0% COLOUR: (Yellow plus 5X Red) on Lovibond Scale using 1"

(1) Lighter or equal to 15. No rebate (including)

(including).

(2) Deeper than 15 but Seller shall pay a rebate equal lighter, or equal to 20 to 0.25% on the cost of oil.

(3) Deeper than 20

Buyer's option to reject or accept the oil at rebate suitable to him

#### UNSAPONIFIABLE MATTER:

In case it is found in excess of 1.0% buyer's option to reject or accept the oil at rebate suitable to him.

Moisture plus Sedbment/Suspended Matter

If moisture plus sedi- No rebate, ment/suspended matter is up to 0.10%.

(2) If moisture plus sediment/ Sirgle relate psyable by suspended matter exceeds 0.50% but does not exceed 1.00%. seller to buyer.

(3) If moisture plus sedi- Buyer's option to reject the ment/suspended matter oil. exceeds 1.0%

14. After By-law 137 the following new By-laws shall be added, namely:-

"ADDITIONAL BY-LAWS FOR TRANSFERABLE SPECIFIC DELIVERY CONTRACTS IN GROUNDNUT OIL WITH FIXED INDENT

138. By-laws 138 to 143 (both inclusive) are additional By-laws for Transferable Specific Delivery contracts in groundnut oil with fixed indent dates. All the other by-laws of the Exchange relating to Transferable Specific Delivery contracts in groundnut oil, as may be in force at any time and from time to time, shall also be applicable to all matters connected with Transferable Specific Delivery contracts in groundnut oil with fixed indent dates, in so far as those matters are not specifically dealt with or not repugnant to these additional by-laws.

139. In respect of Transferable Specific Delivery contracts in groundnut oil with fixed indent dates, each contract shall specify the loading station from which the groundnut oil tank/s would be loaded by the seller in performance of the contract and the date on which the seller would also satisfact with the seller would be seller wou 139. In respect of Transferable the seller would place an indent with the appropriate railway authorities for allotment of tank/s.

140. No member shall enter into any Transferable Specific Delivery contract in groundnat oil with its fixed indent date falling within a particular month, before trading in Transferable Specific Delivery contracts in groundnut oil for delivery during that month is permitted by the Board of Directors with the concurrence of the Forward Markets Commission under Pulme 71. the Forward Markets Commission, under By-law 71.

141. In respect of Transferable Specific Delivery contracts with fixed indent dates the buyer shall not be entitled to any expenses allowance as provided in by-

142. The buyer shall inform the seller telegraphically of the destination of the tank wagon desired by him, on the date previous to the indent date specified in the contract.

143. The seller shall place the indent with the appropriate railway authorities within 24 hours of the receipt of telegram from the buyer disclosing the destina-tion, or before the end of the indent date specified in the contract, whichever is later."

> V. P. SETH Secretary The Hyderahad Oils & Seeds Exchange Ltd.

NOTIFICATION BY THE CENTRAL IN COTTON ASSOCIATION LTD., REGISTER OFFICE, CHHOTA SARAFA, UJJAIN (M.P.) CENTRAL INDIA D., REGISTERED

No. 127-D—The approval of the Secretary, Forward Markets Commission, under Sub-section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with Notification of the Government of India. Ministry of Commerce and Industry, S.O. 1162, dated the 4th May 1960, has been obtained to the following amendments made to the Bye-laws of the Central India Cotton Association Ltd., Ujjain, the same having been previously placed on the Notice Board of the Association, pursuant to Section 11 of the said Act, and Rule 11 of the Forward Contracts (Regulation) Rules, 1954.

#### AMENDMENTS

1. In Bye-law 32, after clause (3), the following clause shall be added, namely :-

- "(4) (i) No member shall trade in any forward contract of the Association, either on his own account or on account of his member clients or non-member clients, with a nonmember who is not registered with the Association in accordance with the procedure and conditions laid down by the Board in this behalf with the prior approval of the Forward Markets Commission sion.
  - (ii) A person, who is duly registered with the A person, who is duly registered with the Association as per the provisions of sub-clause (i) above, shall be liable to fine and/or cancellation of his registration if he commits breach of any condition of the registration.
  - (iii) The outstanding business of the person, who is registered with the Association as per provisions of sub-clause (i) above, excess of the limit prescribed under the Bye-laws of the Association may be closed out in accordance with the terms of closure as may be fixed by the Board if the person concerned does not himself reduce the outstanding business to the prescribed limit within seven days from the date of the Board's order to do so or within such extended period as may be fixed by the Board with the approval of the Forward Markets Commission.

2. In Bye-law 48A, in clause (i), for the words "trading by members, or upon the open position of members or controlled by members" the following shall be substituted, namely :-

> trading by members or by registered non-members or upon the open position of members or controlled by members or upon the open position of registered non-members or controlled by registered non-members".

> > T. R. VARMA

Secretary

The Central India Cotton Association Ltd. Chhota Sarafa, Ujjain (M.P.)

Uijain. Dated 22nd December 1964.

## THE JALNA MERCHANTS' ASSOCIATION LTD.

# NOTIFICATION BY THE JALNA MERCHANTS' ASSOCIATION LTD., JALNA

The approval of the Deputy Director. Forward Markets Commission under Sub-section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with the Government of India, Ministry of 1952) read with the Government of India, Ministry of Commerce and Industry Notification S.O. 1162, dated the 4th May 1960 has been obtained to the following amendments made to the Bye-laws of the Jalna Merchants' Association, Ltd., Jalna, the same having been previously placed on the Notice Board of the Association, pursuant to Section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules, 1954.

# **AMENDMENTS**

In Bye-law 51, Delete clause (i) and insert the following, namely :-

"(1) Notwithstanding anything contained in these byc-laws the Board may from time to time, by

Hyderahad, Dated 26-11-1964 a resolution passed by itself and concurred in by the Forward Markets Commission fix such limit or limits upon daily trading by members or by registered non-members or upon the open position of members or controlled by mem-bers or upon the open position of registered non-members or controlled by registered nonmembers in respect of hedge contracts for any delivery or deliveries as the Board may consider necessary or desirable and the limits so fixed shall become applicable in the place of limits in force in pursuance of any other Byelaws of the Association."

Delete the existing Bye-law 105.

In Bye-law 32, after clause (iii) the following shall be added as clause (iv), namely:

- "(iv) (a) No member of the Association shall trade in hedge contracts in any of the commodities for which the Association is recognised under the Forward Contracts (Regulation) Act, 1952, either on his own account or on account of any other person (member or non-member) with a nonmember who is not registered with the Association in accordance with the procedure laid down by the Board with the prior concurrence of the Forward Markets Commission.
  - person who is registered with the Association as in (a) above, may be liable to be fined and to cancellation of his registration for any breach of the conditions of registration on his part. The outstanding business in excess of the limit prescribed under the Bye-laws may be closed out in accordance with the terms of closure fixed by the Board, if not reduced to the prescribed limit within seven days or within cribed limit within seven days or within such period as may be extended by the Board with the approval of the Forward Markets Commission by the person concerned from the date of the Board's orders."

M. B. SANCHETI

Secretary

The Jalna Merchants' Association Jalna. Dated 29th January 1965 Limited, Jalna

# NOTIFICATION BY THE SPICES & OILSEEDS EXCHANGE LTD., SANGLI

The approval of the Secretary, Forward Markets Commission, under Sub-section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with Notification No. S.O. 1162, dated the 4th May 1960, has been obtained to the following amendments being made to the Bye-laws of the Spices and Oilseeds Exchange Ltd., Sangli, the same having been previously placed on the Notice Board of the Exchange pursuant to Section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules, 1954.

# **AMENDMENTS**

I. After Bye-law 21, the following shall be added as Bye-law 21A, namely:—

- "21A. (i) No member of the Exchange shall enter into hedge contract in authorised commodities either on his own account or on account of any other person (member or non-member) with a non-member who is not registered with the Exchange in accordance with the procedure laid down by the Board with the prior concurrence of Forward Markets Commission.
  - (ii) A person who is registered with the Exchange as in (i) above, may be liable to be fined and to cancellation of his registration for any breach of the conditions of registration on his part. The outstanding business in excess of the limit prescribed under the Bye-laws may be closed out in accordance with the terms of closure fixed by the Board, if not reduced to the prescribed limit within seven days or

within such period as may be extended by the Board with the approval of the Forward Markets Commission by the person concerned Board's orders." from the date of the

II. In Bye-laws 257, 340 and 366 separately, in clause (4) of each of them, for the words "trading by members or upon the net open position of members", following words shall be substituted, namely:-

"trading by members or by registered non-members or upon the open position or net open position of members or controlled by members or upon the open position of registered non-members or controlled by registered non-members".

M. R. PURANDARE

Secretary 5 4 1

The Spices & Oilseeds Exchange Ltd.

Dated 7th November 1964.

Sangli

(Note: -The Commission accorded their requisite approval to above amendments as on the 24th October, 1964.)

# THE EAST INDIA JUTE & HESSIAN EXCHANGE LIMITED, CALCUTTA

Calcutta, the 26th December 1964

No. G/128A/64—The approval of the Deputy Director, Forward Markets Commission, under Sub-section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with S.O. 1162, dated the 4th May 1960, has been obtained to the following amendments made to the Bye-laws of the East India Jute & Hessian Exchange Ltd., Calcutta, for trading in Hedge Contracts in raw jute and jute goods, the same having been previously placed on the notice board of the Exchange pursuant to Section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules. 1954.

In the said Bye-laws :-

After clause (c) of Bye-law 85, the following new clause (d) shall be added, namely:—

- "85(d) (i) If a Ring member is of the opinion that the continuation of an outstanding transaction in a hedge contract with or through him of a non-Ring member or non-member client is likely to be harmful to his interest, he may send a notice to the client asking him either to get transferred to another Ring member or to get squared up such transactions within 24 hours from delivery of the notice and pay or receive, the amount of the difference on loss or profit, as the case may be, resulting from such transfer or squaring up. A copy of the said notice shall forthwith be delivered by the Ring member to the Association.
  - (ii) In case the said non-Ring member or nonmember client does not comply with the said notice, the Ring member shall be ensaid notice, the king memoer shall be elititled after expiry thereof to square up such outstanding transaction at the prevailing market rate in the hedge market with the prior approval of the Clearing House Committee of the Association and in the presence of the Secretary who shall in writing cartify the squaring up of such in writing certify the squaring up of such transaction and the Ring member shall immediately thereafter inform the client by a letter or telegram of the squaring up of the transaction and thereupon in case of loss the differential sum shall be payable by the client to the Ring member within such reasonable time as will enable the Ring member to carry out his obligations to the Clearing House or the Association or other Ring Members on the immediately following inward payment day for the clearing period of that week and in case of profit the differential sum shall be receivable by the client from the Ring member on the immediately followby a letter or telegram of the squaring up Ring member on the immediately following outward payment day for the clearing period of that week."

K. K. DATTA Secretary

#### LOST

The Government Promissory Note No. 016739 of the 4½ per cent Madras Loan, 1972 for Rs. 1,000/- originally standing in the name of A. A. Subramania Nadar and by whom it was never endorsed, to any person, having been lost, action is hereby given that the payment of the above No.(s) and the interest thereupon has been stopped at the Public Debt Office, Reserve Bank of India, Madras and that application is about to be made for the issue of duplicate in favour of A. A. Subramania Nadar. The Public are cautioned against purchasing or otherwise dealing with the above-mentioned Note.

Name of the advertiser: A. A. Subramania Nadar.

Residence: Pachiapuram, Periaswamipuram (Post) Vilathikulam, Tirunelveli District.

The Government Promissory Note No. CA 033824 of the 3 per cent First Development loan of 1970—75 for Rs. 200/- originally standing in the name of Reserve Bank of India and last endorsed to Ramendra Krishna Paul the proprietor by whom it was never endorsed to any other person, having been lost, notice is hereby given that payment of the above note and the interest thereupon have been stopped at the Public Debt Office, Reserve Bank of India, Calcutta, and that application is about to be made for the issue of duplicate in favour of the proprietor. The public are cautioned against purchasing or otherwise dealing with the above-mentioned security.

23-C Canal West Road, Ultadanga, Calcutta-4.

# CHANGE OF NAMES

I, hitherto known as BHALAKI RAMACHANDRA-RAO son of Shri B. SURYANARAYANARAO, residing at 17/58, Trunk Road, Nellore, have changed my name and shall hereafter be known as KANUGO RAMA-CHANDRA RAO.

It is certified that I have complied with other legal requirements in this connection.

K. RAMACHANDRA RAO

I, hitherto known as M. DEVARAJ son of Shri R. C. MUTHUKRISHNAN, employed as Lower Division Clerk in Local Office, E.S.I. Corporation, Rajapalayam, C/o Jayabarathom Soda Factory, Kaliamman Koil Street, Rajapalayam, have changed my name and shall hereafter be known as M. DEVARAJAN.

It is certified that I have complied with other legal requirements in this connection.

M. DEVARAJ (Sd. in existing name)

I, hitherto known as NARSINGH KURMI son of Shri RAM LAGAN CHOUDHURI, employed as Porter under Station Supdt., Sealdah, residing at Distt. Deoria, Post Fazilnagar, Village Choudhuri Ka Amoa, have changed my name and shall hereafter be known as NARSINGH CHOUDHURI.

It is certified that I have complied with other legal requirements in this connection.

L.T.I. of NARSINGH KURMI

I, hitherto known as Udaynarayan Behera son of Shri Prosad Ch. Behera employed as Postman in Cuandang residing at Sandeswartala, Pashak-Goli, P.O. Chinsurah, Hooghly, have changed my name and shall hereafter be known as Udaynarayan Basu.

UDAYNARAYAN BASU 12-2-64 I, hitherto known as M. A. KALY son of Shri THEVAN, employed as Tracer in Executive Engineer's. Office, Southern Railway, Bangalore, residing at Cantonment, Bangalore-1, have changed my name and shall hereafter be known as M. A. RAMESH, Tracer, Executive Engineer's Office, Southern Railway, Bangalore, Cantonment Railway Station, Bangalore-1.

It is certified that I have complied with other legal requirements in this connection.

M. A. KALY (Sd. in existing name)

I, hitherto known as PRITOO RAM son of Shri SADHU RAM, employed as Clerk in Post Office, Morinda, residing at Postal Clerk, Morinda, have changed my name and shall hereafter be known as PRITAM SINGH.

It is certified that I have complied with other legal requirements in this connection.

PRITOO RAM (Sd. in existing name)

I, hitherto known as Kum. MAYA daughter of Shri BHAGCHAND KEWALRAMANI, employed as Tele. Operator in Bombay Telephones. Bombay and residing at Block C-16, Room 91, Ulhasnagar-5, have changed my name and shall hereafter be known as Smt. ANITA wife of Sri GULABRAI CHAINANI.

It is certified that I have complied with other legal requirements in this connection.

MAYA B. KEWALRAMANI (Sd. in existing name)

I, hitherto known as PUSHPALA VENKAT RAO son of Late Shri P. RAJAGOPAL, employed as a Medical Officer in the Indian Air Force, have changed my name and shall hereafter be known as PUPPALA VENKAT RAO.

It is certified that I have complied with other legal requirements in this connection.

P. VENKAT RAO (Sd. in existing name)

I, hitherto known as N. ANANDHA MOHAN SINGH son of Shri M. NARAYAN SINGH, employed as Section Head, Bangalore Division, in Life Insurance Corporation of India, residing at No. 13, Murugesha Mudaliar Road, have changed my name and shall hereafter be known as N. ANAND MOHAN.

It is certified that I have complied with other legal requirements in this connection.

N. ANANDHA MOHAN SINGH (Sd. in existing name)

I, hitherto known as RAM KUMAR son of Shri SAMPAT, employed as Labourer 'B' in Machine Tool Prototype Fy.. Ambarnath, T. No. MM/52, M.P.F., Ambarnath, have changed my name and shall hereafter be known as RAM KUBIR.

It is certified that I have complied with other legal requirements in this connection.

L.H.T.I. of RAM KUBIR

I, hitherto known as S. THOTHADRI son of Shri SRINIVASALU, employed as Inspector in Central Excise, have changed my name and shall hereafter be known as S. TOTADIRI NAYADU.

It is certified that I have complied with other legal requirements in this connection.

S. THOTHADRI (Sd. in existing name)

I, hitherto known as GOKULDAS HIRJEE CHHICHHIA son of Shri HIRJEE RANCHHODDAS, employed as Inspector in Income-tax Office, C-IV Ward, Ayakar Bhavan, Queens Road, Bombay-1, residing at 21, Chaturbhuj G. Trust Bldg., Ghodbunder Road, Erla, Vile-Parle (West), Bombay-56, have changed my name and shall hereafter be known as GOKULDAS HIRJEE BHATIA.

It is certified that I have complied with other legal requirements in this connection.

GOKULDAS HIRJEE CHHICHHIA (Sd. in existing name)

I, hitherto known as AJIT LAL GILL son of Shri WASANA RAM, employed as Postal Clerk in Shahkot, residing at Post Office, Shahkot, have changed my name and shall hereafter be known as GURPREET SINGH GILL.

It is certified that I have complied with other legal requirements in this connection.

AJIT LAL GILL

(Sd. in existing name)

I, hitherto known as SHIBA RANJAN PRODHAN son of Late JOGO MOHAN PRODHAN, employed as A/cs. Clerk in F.A. & C.A.O.'s TA/Branch, have changed my name and shall hereafter be known as SHIBA RANJAN DEY.

It is certified that I have complied with other legal requirements in this connection.

SHIBA RANJAN PRODHAN (Sd. in existing name)

I, hitherto known as RAJPAT son of Shri MAHABIR, employed as Plumber (Sk.) in Carr: Finishing Shop, Central Railway Workshop, Matunga, Bombay-19, residing at R. No. 2, Municipal Chawl No. 242/2, Bhoi Wada, Parel, Bombay-12, have changed my name and shall hereafter be known as RAJPAT BASUDEO TRIVEDI.

It is certified that I have complied with other legal requirements in this connection.

RAJPAT MAHABIR (Sd. in existing name)

I, hitherto known as MULAIAM SINGH son of Late Shri DARSHAN SINGH as L.D.C., E.S.I. Dispensary, Paharganj, New Delhi, residing at 44/45, Foch Square, near Golcmarket, New Delhi, have changed my name and shall hereafter be known as MANOHAR SINGH CHAUHAN.

It is certified that I have complied with other legal requirements in this connection.

MULAIAM SINGH (Sd. in existing name)

I. hitherto known as RAGHUVANSH DATT SINGH son of Shri MEHTA SITA RAM DATT, employed as Complaints Inspector in N. Rly. Hd. Qrs. Office, Baroda House, New Delhi, residing at E-54, College Lane, Tilak Bridge, New Delhi, have changed my name and shall hereafter be known as RAGHUVANSH DATT SARHADI.

It is certified that I have complied with other legal requirements in this connection.

RAGHUVANSH DATT SINGH (Sd. in existing name)

I, hitherto known as DAMMU LAZAR son of Shri DAMMU JOSEPH, employed as Hamal in District Controller of Stores, Hubli, residing at H.T. No. 99, DCOS

Office, GSD, S. Rly., Hubli, Dharwar Dt., have changed my name and shall hereafter be known as NUTHALA-PATI JOSEPH.

It is certified that I have complied with other legal requirements in this connection.

D. LAZAR

(Sd. in existing name)

I, hitherto known as Shri MUKUNDA LAL MAN-DAL son of Late PANCHANAN MANDAL, employed as L.D. Clerk (Selection Grade) in the office of the Joint Chief Controller of Imports & Exports, 4, Esplanade East, Calcutta, residing at 24/E. Dattabad Road, Calcutta-48, have changed my name and shall hereafter be known as MUKUNDA LAL SAMAJPATI.

It is certified that I have complied with other legal requirements in this connection.

MUKUNDA LAL MANDAL (Sd. in existing name)

I, hitherto known as SHIVARAM son of Shri CHHAGANLAL, employed as Postman in Chembur Post Office, residing at C. Rly. Hospital, New Qrs. at Byculla. Bombay-27, have changed my name and shall hereafter be known as SHIVARAM CHAGANLAL CHAUHAN

It is certified that I have complied with other legal requirements in this connection.

S. C. CHAUHAN

I, hitherto known as MARK PEDDITI son of Shri NARASEAH, employed as Hamal, T. No. 224 in General Stores Depot, Hubli, residing at Hamal-224, GSD. Hubli, have changed my name and shall hereafter be known as GOSULA JACAB.

It is certified that I have complied with other legal requirements in this connection.

MARK PEDDITI
(Sd. in existing name)

I, hitherto known as VANKAR NARANBHAI son of Shri KESHAVBHAI, employed as Lower Division Clerk in Income-tax Office, Baroda, have changed my name and shall hereafter be known as PARMAR NARANBHAI KESHAVBHAI.

It is certified that I have complied with other legal requirements in this connection.

VANKAR NARANBHAI KESHAVBHAI (Sd. in existing name)

1, hitherto known as S. R. SUSHEELAMMA daughter of Shri S. RAMASWAMY, employed as Lower Division Clerk in A.G.'s Office, Mysore, Bangalore, residing at 9/1, New Temple Street, XVth Cross, Malleswaram, Bangalore-3, have changed my name and shall hereafter be known as R. SUSHEELA.

It is certified that I have complied with other legal requirements in this connection.

S. R. SUSHEELAMMA (Sd. in existing name)

## **CORRIGENDA**

"Read Wir Parkash Chopra instead of Vir Parkash Chopra printed in the first line and Vir Parkash Chopra instead of Parkash Chopra in the 5th line of the 5th advertisement in first Col. of change of names at page 226 of the Gazette of India, Part IV, dated 5-12-64.

"Read MANDA PRIYANADAM instead of MANDA PRAYANADAM in the 5-6th line of last advertisement printed in column 2 of the Gazette of India, Part IV, dated 20-6-64 at page No. 131.

# FORM NO. 151

(See Rule 315)

## THE COMPANIES ACT, 1956

Member's (Or Creditors') Voluntary Winding-up NOTICE of appointment of liquidator pursuant to Section 516

Name of Company—The Saraswati Chit Fund Private Limited.

Nature of husiness-Finance and Chit Fund.

Address of Registered Office---85, Chawri Bazar, Delhi.

Name and address of Liquidator—Om Prakash Agarwal, S/o Shri Madan Gopal Agarwal, 2533, Nai Wara, Chawri Bazar, Delhi.

Date of appointment---20th March 1965.

By whom appointed -- Share holders of the Company.

#### NOTICE

In the matter of 'Saraswati Chit Fund Private Limited' Delhi

At a General Meeting of the MEMBERS of the abovenamed Company, duly convened and held at its Registered Office on the 20th day of March 1965 the following resolution was duly passed.

'RESOLVED that the Company 'Saraswati Chit Fund Private Limited' be wound up voluntarily as 'MEMBERS VOLUNTARY WINDING UP' and that Shri Om Prakash Agarwal S/o Shri Madan Gopal Agarwal of 2533, Nai Wara, Chawri Bazar, Delhi hereby appointed as the Voluntary Liquidator at a remuneration of Rs. 500/- (Five hundred only) per month plus out of pocket expenses and other expenses regarding liquidation expenses.

ATMARAM

Director of the Company

